NOTICE OF CONNECTICUT STATE AGENCIES

CT PAID FAMILY & MEDICAL LEAVE INSURANCE AUTHORITY

NOTICE OF INTENT TO CLARIFY POLICIES RELATING TO CONCURRENT GOVERNMENTAL BENEFITS AND PRIVATE PLAN CONTRIBUTIONS

In accordance with sections 1-121 and 31-490 of the Connecticut General Statutes, notice is hereby given that the Board of Directors of the Connecticut Paid Family and Medical Leave Insurance Authority ("hereinafter the CT Paid Leave Authority") intends to revise its consolidated policies regarding the administration of the CT Paid Leave Act as follows:

- To establish a three-part test to identify the circumstances when federal or state income-replacement benefits will not be deemed to be received concurrently with CT Paid Leave benefits.
- To clarify that contributions made by an employee to an approved private plan will not count toward the contribution limit in connection with the CT Paid Leave program

To request a copy of these proposed revisions to its consolidated policies regarding the administration of the CT Paid Leave Act, please email erin.choquette@ct.gov, including "Revisions to Consolidated Policies" in the subject line.

To submit comments regarding these proposed revisions, please email erin.choquette@ct.gov, including "Comments regarding Revisions to Consolidated Policy" in the subject line.

All written comments regarding either of these documents must be submitted by June 3, 2022.